

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF GEORGIA
MACON - DIVISION

QUESTIONNAIRE FOR PRISONERS PROCEEDING
PRO SE UNDER 42 U.S.C. §1983

Raymond Y. Hall, 444.

JOHNSON STATE PRISON.

POST OFFICE BOX 344.

WRIGTHSVILLE, GEORGIA.

(GIVE FULL NAME AND PRISON NUMBER OF EACH PLAINTIFF):

Plaintiff(s) :

VS.

GREGORY L. TUSHWAY, AND

G. B. MOORE, 444, PERSONALLY,

AND WITHIN THEIR CAPACITY.

DUALL, F. (CAPACITIES), "ET AL".

(NAME OF EACH DEFENDANT)

Defendant(s) :

FILED IN CLERK'S OFFICE
U.S.D.C. Atlanta

SEP 30 2013

By: JAMES N. HATTEN, Clerk

Cheryl D. Smith Deputy Clerk

CIVIL ACTION NO.

1:13-CV-3243

I. GENERAL INFORMATION

1. Your full name and prison number Raymond Y. Hall, 444 # 336382.
2. Name and location of prison where you are now confined JOHNSON STATE - PRISON, 290 DONOVAN HARRISON RD, WRIGHTSVILLE, GEORGIA.
3. Sentence you are now serving (how long?) Twenty (20) years nine (9) months.
 - (a) What were you convicted of? "Burglary, THEFT BY TAKING, - FELON OF GRADE, AND MOTOR VEHICLE THEFT."
 - (b) Name and location of court which imposed sentence JONES COUNTY - SUPERIOR COURT, GRAY GA., # CASE NO: 09-CR-300.
 - (c) When was sentence imposed? FEBRUARY 22nd, 2010.
 - (d) Did you appeal your sentence and/or conviction? Yes No
 - (e) What was the result of your appeal? _____
- (f) Approximate date your sentence will be completed _____

STATE OF GEORGIA

Johnson COUNTY

SWORN AFFIDAVIT

THEORY OF RECOVERY

Affiant's Name: Raymond Thomas Hall, 444, # 336382.

Address: Johnson State Prison, Post Office Box 344.

City: Wrightsville. State: Georgia. Zip: 31096.

Re: Raymond Thomas Hall, vs. Gregory L. Bushway,
"EY, AL!"

Pursuant to S 28 U.S.C.A. 1746 the above named Affiant hereby certifies, deposes and states under penalty of perjury that the foregoing facts, set forth herein, are both true and correct, to the best of his knowledge:

Affiant further affirms that he is "sui-juris" and competent to testify in this matter.

Affiant submits this Affidavit based on his/her personal knowledge of its contents and offers this sworn testimony for use in this, and any lawful proceeding:

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*

*

IT IS CLEARLY BASED UPON THE FACE OF THE RECORDS,
UNDISPUTABLE THAT FROM IN, ON, OR ABOUT FEBRUARY,
2010, TO ON, IN OR ABOUT SEPTEMBER 2013, GREGORY
L. BUSHWAY, GREGORY AND, G.B. MOORE, 444,
CONSPIRED, ACTED IN CONCERT AND, AIDED AND ABETTED -
EACH OTHER TO DO WHATEVER WAS NECESSARY, LAWFUL OR
NOT, TO ALTER, FORGE, Falsify, AND CLEARLY AND OUTRIGHTLY LAWFUL
AUTHORITY, UNCONSTITUTIONALLY INCREASE THE TONES County,
SUPERIOR COURT IMPOSED JUGMENTS AGAINST MR. WINTHROP

[THE COURT'S KNOWLEDGE, APPROVAL, CONSENT OR JUDICIAL
PARTICIPATION] IN THE SAME. AND,

THAT UNQUESTIONABLY, THROUGHOUT THE PERIOD OF -
THE NOW, COMPLAINED CONSPIRACY, OCMULGEE JUDICIAL
CIRCUIT DISTRICT ATTORNEY, TROY BRIGHT, ASSISTANT -
DISTRICT ATTORNEY GREGORY L. BUSHWAY, AND, OCMULGEE
JUDICIAL CIRCUIT PUBLIC DEFENDER, G.T. MOORE, U.S.A.,
UNCONSCIENTIOUSLY PURSUED THEIR DIRECTIONS FULLY
WITHOUT ANY LEGAL AUTHORITY AND, UNCONSCIENTIOUSLY
IN VIOLATIONS OF MY DUE PROCESS AND, EQUAL PROTEC-
TIONS, UNDER THE LAW(S), FEDERALLY SECURED RIGHTS.

SEE: ZANTREY VS. COFFEE, 221 F.3D, 342 (2000); UNITED STATES,
VS. WILLIAMS, 341, U.S. 70, 92, 71, S. Ct. 581, 593, 95, L. ED -
758.

Also SEE: BOARD OF REGENTS VS. ROTH, 408 U.S. 564, 577-
92, S. Ct. 2701, 2709, 33, L. ED, 2D, 548 (1972)

IT IS CLEARLY ESTABLISHED UNDER CONSTITUTIONAL
LEGAL AUTHORITY THAT:

(1): WHERE OCMULGEE JUDICIAL CIRCUIT - DISTRICT ATTORNEYS FIRED RAYMOND H. AND, GREGORY L. BUSHWAY, ALTERED, FALESSED, FAISUCCED, AND, ALSO, WHOM CRIMINALLY FORGED STATE COURT RECORDS IN AN STATE CRIMINAL PROCEEDINGS, THEY CAN AND SHALL BE HELD LIABLE FOR VIOLATING THE CONSTITUTIONAL RIGHTS OF RAYMOND THOMAS, HALL, U.S.A., SEE: ZAHRAI VS. COFFEE, 221 F.3D, 342, (2000); HARLOW VS. FIZGERALD, 457 U.S. 800, 818 (1982)....,

(2): OCMULGEE JUDICIAL CIRCUIT PUBLIC DEFENDER G. B. MOORE, U.S.A. WHERE HE CONSPIRED, WITH OTHERS), INCLUDING OCMULGEE JUDICIAL

CIRCUSY DESTROY ATTORNEYS GREGORY L. -

BLUSHWAY, AND TRED MARY. DOES NOT HAVE
COMMUNIC FROM CROWD NOR CLOMYNAL LEADERSHIP.

PLEASE SEE: TOWER VS. GLOVER, 467 U.S. 914, 104,-
S.CY. 2820, 81, L. ED. 2D, 758 (1984); TERRY VS. -

ACKERMAN, 444 U.S. 193, 100, S.CY. 402, 62, L.-
ED. 2D, 355 (1979); DENNIS VS. SPARKS, 449 U.S.-
24, 66, L. ED. 2D, 185. 000

This affidavit is given under penalty of perjury pursuant to 28 U.S.C. 1746:

So sworn, this 24 Sept day of Sept - 2013

I S. Raymond Thomas Hall^{III}
AFFIANT
Raymond Thomas, Hall, 444.

NOTARY PUBLIC

Sworn and subscribed before me this

Sept day of Sept 2013

I S. Brigadier

PAGE(4) of (4),

II. PREVIOUS LAWSUITS

4. Other than the appeal of your conviction or sentence, have you ever submitted a lawsuit for filing in any federal or state court dealing with the SAME FACTS involved in this lawsuit or otherwise related to your imprisonment? Yes No

5. If your answer to question 4. is "Yes," list that lawsuit below, giving the following information: (IF YOU HAVE FILED MORE THAN ONE LAWSUIT, LIST OTHER LAWSUITS ON A SEPARATE SHEET OF PAPER, GIVING THE SAME INFORMATION FOR EACH)

(a) Parties to the previous lawsuit:

Plaintiff(s): Raymond Thomas Hall, 444, #336382.
"STATE APPLICATION FOR WRIT OF HABEAS CORPUS."

Defendant(s): JOSE MORALES, WARDEN, Johnson STATE PRISON,
WILKESVILLE, GEORGIA.

(b) Name of Court: Johnson County Superior Court.

(c) Docket Number: 2012-HC-13. When did you file this lawsuit? May 16th, 2012.

(d) Name of judge assigned to case: _____

(e) Is this case still pending Yes No

(f) If your answer to (e) is "No," when was it disposed of and what were the results?
(DID YOU WIN? WAS THE CASE DISMISSED? DID YOU APPEAL?)

III. PRESENT CONFINEMENT

6. Where are you now confined? Johnson STATE PRISON, WILKESVILLE.

(a) How long have you been at this institution? _____

(b) Does this institution have a grievance procedure? Yes No

(c) If your answer to question 6(b) is "Yes," answer the following:

(1) Did you present your complaint(s) herein to the institution as a grievance?

Yes No

(2) What was the result? _____

(d) What, if anything, have you done to bring your complaint(s) to the attention of prison officials? Give dates and places and the names of persons talked to.

44.

7. In what other institutions have you been confined? Give dates of entry and exit.

IV. PARTIES TO THIS LAWSUIT

8. List the name and address of each plaintiff in this lawsuit.

Raymond Thomas HALL, #444, GDC-336382,,
JOHNSON STATE PRISON. POST OFFICE BOX 344,
290 DONOVAN HARRISON ROAD,
WRIGHTSVILLE, GEORGIA 31096-0344.

9. List the full name, the official position, and the place of employment of each defendant in this lawsuit. (ATTACH ADDITIONAL PAGES IF NECESSARY)

"GREGORY L. BUSHWAJ, ASSISTANT DISTRICT ATTORNEY, MCMULGER -
JUDICIAL CIRCUIT, GRAY, GEORGIA, 31032.00."

"G. B. MOORE, #444, PUBLIC DEFENDER, MCMULGER JUDICIAL
CIRCUIT, POST OFFICE BOX 747, GRAY, GEORGIA, 31032."

V. STATEMENT OF CLAIM

10. In the space hereafter provided, and on separate sheets of paper, if necessary, set forth your claims and contentions against the defendant(s) you have named herein. Tell the court WHAT you contend happened to you, WHEN the incident(s) you complain about occurred, WHERE the incident(s) took place, HOW your constitutional rights were violated, and WHO violated them? Describe how each defendant was involved, including the names of other persons who were also involved. If you have more than one claim, number and set forth each claim SEPARATELY.

Do not give any legal argument or cite any cases or statutes at this time; if such is needed at a later time, the court will advise you of this and will afford you sufficient time to make such arguments. KEEP IN MIND THAT RULE 8 OF THE FEDERAL RULES OF CIVIL PROCEDURE REQUIRES THAT PLEADINGS BE SIMPLE, CONCISE, AND DIRECT! If the court needs additional information from you, you will be notified.

444

First Statement of Claims

from in. on or about February, 2010, to on
in. or about September, 2013, and, continuing.

within the ATMUGLEE judicial circuit of the
middle district of the state of GEORGIA.

The named defendants, GREGORY L. BUSHWAY, TERO
BRIGHY, and, G. B. MOORE, LLC, whom were at
all times "ORGANIZED CRIMINAL ELEMENTS" -

acting under color of state laws) as state of
GEORGIA court officers, i.e., [officers of the
court] at JONES COUNTY, GEORGIA, ATMUGLEE -
judicial circuit.

"CONSPIRED TOGETHER, WITH EACH OTHER, AND -
WITH OTHER PERSONS, ORGANIZED CRIMINAL ELE-
MENTS, ["Known and unknown"], continuously -
THROUGH ["PATTERNS OF RACKETEERING ACTIVITIES"],

AND, THE CONTINUOUS THREAT(S) THEREOF,

TO SILENCE, OPPRESS, AGGRIEVE, DEPRIVE, AND -

TO, WITHOUT LAWFUL AUTHORITY, [THROUGH ACTS], -

CRIMES AND, CONTINUOUS PREDICATE OFFENSE(S) OF -

unknowingly influencing state officers"] [INTER

WITH, THE NAMED PLAINTIFF RAYMOND THOMAS HALL, 444.,

WHOM WERE, IS NOW, A LEGALLY BORN CITIZEN OF -

THE UNITED STATES OF AMERICA, AND, OF THE STATE OF

GEORGIA, WITHIN THE LAWFUL, FREE EXERCISE AND

ENJOYMENT(S) OF HIS RIGHTS AND PRIVILEGE(S) -

SECURED TO HIM BY THE CONSTITUTION AND LAWS

OF THE UNITED STATES, [NOT TO BE DEPRIVED OF,

NOR, WITHOUT LAWFUL AUTHORITY SUBSTICED TO:]

"(1): INTENTIONAL, WILLFUL SENDERENCE -
OF HIS PROCEDURAL DUE PROCESS RIGHT(S), AND, NOR,

(2): SUBSTICED TO INTENTIONAL, WILLFUL -
AND, CONSIDERABLY PLANNED, KNOWING SENDERENCE -

of his liberty without due process of law.;"

which conspiracy have resulted in knowing and
foreseeable violations of the plaintiff's due -
process, and, equal protection rights under the
laws, codes and, statutes of the United States."

It was part of the planned and purpose of the -
conspiracy that the conspirators, i.e., ["the named -
defendants"], and, other organized criminal --
elements, would, "have" without any lawful -
authority, and, in violations of their duly sworn -
oath of office, misery, unlawful influence,
and, corruption, falsified, forged and, unlawfully
altered the judicial judgment of Jones County,
Ocmulgee Judicial Circuit Chief Superior -
Court Judge the Honorable William A. Pryor, Jr.,
against the plaintiff Raymond Thomas Hall, 444.,

WHEREBY IN VIOLATIONS OF THE NAMED PLAINTIFFS
DUE PROCESS RIGHTS, AND, EQUAL PROTECTION
RIGHTS UNDER THE LAW:

"WITHOUT LAWFUL AUTHORITY, SECRETLY
ALTERED, AND, INCREASED THE COURTS
ORIGINALLY IMPOSED JUDGMENT(S) UP-
THE NAMED PLAINTIFFS AND, WHEREBY,
USED THE STATE'S PHONE AND FAX SERVICES,
AND, THE UNITED STATES MAIL, POSTAL -
TO FORWARD SUCH FALESIFIED, FORGED, -
FRAUDULENT AND UNLAWFULLY ALTERED
STATE COURT RECORDS AND STATE COURT
ALTERED, FORGED JUDGMENTS TO THE
GEORGIA DEPARTMENT OF CORRECTIONS,
AND STATE DEPARTMENT OF LAW, AND, WITH
OTHER STATE AND FEDERAL AGENCIES."

"Y.E., PLEASE SEE PAGE(S)-(5) THROUGH -(9),
PARAGRAPH(S)-(1) THROUGH (25) OF THE PLAINTIFF'S -
EXHIBIT-(A). NOW, PLEASE THE DEFENDANT'S
UNLAWFULLY ALTERED, FORGED COURTS JUDGEMENTS
ATTACHED HERETO AS THE PLAINTIFF'S EXHIBIT-(B)"

AS AN DIRECTED AND, THE CONTINUOUS RESULT OF THE
NAMED DEFENDANT'S KNOWING, WITHFUL PARTICIPATION
IN, AND, THEIR INTENTIONAL CRIMINAL ENGAGEMENTS
WITHIN THEIR CONSPIRATORIALLY PLANNED VIOLATIONS -
OF CLEARLY ESTABLISHED LAWS, CODES, STATUTES AND -
THEIR CONTINUOUS VIOLATION OF CLEARLY ESTABLISHED,
FEDERALLY PROTECTED, CONSTITUTIONAL RIGHTS.

THIS NAMED PLAINTIFF RADMOND THOMAS, HALL, Y.E.,
HAS BEEN, AND, STILL CONTINUED TO BE UNLAWFULLY
INJURED, AND, AGGRAVATED IN HIS PERSON AND ALL -

FEDERALLY SECURED RIGHTS AS AN LEGALLY BORN
CITIZEN OF THE UNITED STATES WITH THIS COURT
IMMEDIATELY GRANT THE CLEAR LEGAL RIGHTS TO THE
NECESSARY RELIEF SOUGHT WITHIN THIS FEDERAL
ACTION. AND, THEN THE HEREBY PROPERLY NAMED
DEFENDANTS MUST BE ENDED...

SECOND STATEMENT OF CLAIMS

FROM IN, ON OR ABOUT FEBRUARY 2010, TO ON,
IN, OR ABOUT SEPTEMBER, 2013 AND CONTINUING,
WITHIN THE MILWAUKEE JUDICIAL CIRCUIT OF THE
MIDDLE DISTRICT OF THE STATE OF GEORGIA.
"THE NAMED DEFENDANTS, GREGORY L. BUSHWAY, -
G. R. MOORE, Y.E., AND, KRED KELIGAR, IN VIOLATIONS
OF THEIR DULY SWEORN OATHS OF OFFICE AND, WITHIN,
WHILE AT ALL TIMES ACTING UNDER COLOR OF STATE -

LAW(S), AS STATE OFFICIALS, AND, SPECIFICALLY AS -
[OFFICERS OF THE COURT] OF AND FOR STONE COUNTY,
OKMULGEE JUDICIAL CIRCUIT,
CONSPIRED TOGETHER, WITH EACH OTHER, AND WITH
OTHER PERSONS, INDIVIDUALS AND, ORGANIZED -
CRIMINAL ELEMENTS, KNOWN AND UNKNOWN, TO UN-
LAWFULLY, CONDUCT THE AFFAIRS OF THE OKMULGEE
JUDICIAL CIRCUIT DISTRICT ATTORNEY OFFICE,
AND, THE OKMULGEE JUDICIAL CIRCUIT PUBLIC
DEFENDERS OFFICE, [AS AN CRIMINAL ENTERPRISE] -
THROUGH PATTERNS OF RACKETEERING ACTIVITIES -
AND, THE [CONTINUOUS] THREATS THEREOF, TO-WIT;

" 1. DESTRUCTION OF JUSTICE.,

2. DISRUPTING THE ADMINISTRATION PROCESS OF
JUSTICE.,

3. FRAUD, DESTROYING THE COURT.,

4. Interfering with the administration
process of Justice.

5. wire fraud.

6. mail fraud.

7. forgery.

8. forging state records.

9. perjury and other falsifications.

10. false, fraudulent representations.

11. corruption.

12. false, fraudulent pretenses.

13. gross prosecutorial misconduct.

14. violations of oath of office.

15. gross misconduct in office.

16. gross misuse of office.

17. patterns of racketeering activities.

18. aiding and abetting.

19. MATERIALLY SUPPORTING CRIMINAL ACTIVITIES.
20. USE OF INTERSTATE COMMERCE FACILITIES -
IN THE COMMISSION OF CRIMES.
21. NEGLECT TO PREVENT.
22. DEPRIVATION OF THE INTERFERENCES WITH -
RIGHTS AND SECURED PRIVILEGES.
23. UNLAWFULLY DERIVING PERSON OF RIGHTS,
AND PRIVILEGES.
24. UNLAWFULLY YAMPERING WITH STATE RECORDS,
AND,
25. UNLAWFULLY INFLUENCING OF STATE OFFICIALS,
OFFICERS. AND,
WHOM CONSIDERED TO UNLAWFULLY VIOLATE THE -
CLEARLY ESTABLISHED LAWS AND LEGAL, CRIMINAL -
PROVISIONS OF THE UNITED STATES AND OF THE STATE
OF GEORGIA. ID-WY

" UNITED STATES CODE ANNOTATED, U.S.C. 18. SECTION
241. ET. SEQ., SECTION 1961. ET. SEQ., SECTION 2., -

ET SEQ., UNITED STATES CODE ANNOTATED, 1958, 28,

SECTION 867. ET SEQ., UNITED STATES CODE —

ANNOTATED, 1958, 18, SECTION 2339 (A). ET SEQ., —

UNITED STATES CODE ANNOTATED, 1958, 18, SECTION

1958. ET SEQ., UNITED STATES CODE ANNOTATED, 1958 —

18, SECTION 1343. ET SEQ., UNITED STATES CODE —

ANNOTATED, 1958, 42, SECTION 1986(A)(5). ET SEQ.,

UNITED STATES CODE ANNOTATED, 1958, 42, SECTION

2000(A)(2), (A)(3) AND (C). ET SEQ., UNITED STATES —

CODE ANNOTATED, 1958, 42, SECTION 1985(3). ET SEQ.,

UNITED STATES CODE ANNOTATED, 1958, 42, SECTION

1981. ET SEQ., DCGA § 16-10-94. ET SEQ., DCGA § 16-

10-94(1). ET SEQ., DCGA § 16-10-2. ET SEQ., DCGA § —

16-10-5. ET SEQ., DCGA § 16-14-1., 16-14-3(1), —

16-14-3(2)-(3), AND (4)(A), (5) AND (C). ET SEQ., —

AND THEY MUST BE ENDED IN "AS THE UNLAWFUL,

ACT(S), CLAIM(S), PREDICATE OFFENSE(S) AND VIOLATION(S)
OF DUE PROCESS RIGHT(S) AS COMPLAINED OF, WERE
NOT CARRIED OUT, NOR UNLAWFULLY ENGAGED IN AS
AN OCCASIONAL PRACTICE, BUT WERE AND ARE NOW,
THE DIRECT PRODUCT OF AN CONTINUOUS, ON-GOING AND
SYSTEMATIC PATTERN(S) OVER AN NON-STOP PERIOD,
BEGINNING FROM FEBRUARY 2010 AND, CONTINUING,
AND THE NAMED PLAINTIFF HAS BEEN INJURED AND
AGGRAVATED IN HIS PERSON AND RIGHTS, AND THE
NAMED DEFENDANT MUST BE ENDED.

* PRAYER(S) AND DEMAND(S) FOR RELIEF *

THE PLAINTIFF RAYMOND THOMAS HALL, 444,普告
THAT THIS HONORABLE UNITED STATES DISTRICT COURT
WILL AND SHALL:

(1): IMMEDIATELY ISSUE AN ORDER OF THIS
HONORABLE COURT, ORDERING PLAINTIFF, FEDERAL
CIVIL ACTION AGAINST ALL PROPERLY NAMED-PARTIE
DEFENDANTS FILED UPON ALL HEREIN ABOVE STATED
CLAIM(S) AND VALID CAUSE OF ACTION(S)..

(2): IMMEDIATELY ISSUE AN ORDER OF THIS
HONORABLE COURT, GRANTING THE PLAINTIFF, HALL,
LEGAL STANDING TO SUE EACH OF THE PROPERLY
NAMED, HEREIN ABOVE STATED, PARTIE DEFENDANTS,
INDIVIDUALLY AND PERSONALLY..

(2)(A): IMMEDIATELY ISSUE AN ORDER OF
THIS HONORABLE UNITED STATES DISTRICT COURT,

UPON SUBMISSION OF THE PROPER PLEADINGS,

WHEREBY GRANTING THE NAMED PLAINTIFFS -

RAYMOND THOMAS, HALL, ETC. IN ACCORDANCE

WITH RULES 5(A)(1), 5(B)(1), 65(A), 65(A)(2),

65(B)(3), 78(A), AND, 78(B) FEDERAL RULES

OF CIVIL PROCEDURE;

AN PRELIMINARY AND PERMANENT FEDERAL
INJUNCTIONS AGAINST THE NAMED DEFENDANTS,

(2)(B): IMMEDIATELY ISSUE AN ORDER OF
THIS HONORABLE UNITED STATES DISTRICT COURT,

UPON SUBMISSION OF THE PROPER PLEADINGS,

WHEREBY IN ACCORDANCE WITH UNITED STATES
CODE ANNOTATED, TITLE 28 SECTION 2201, ET. -

SEQ., GRANTING FULL DECLARATORY RELIEF...,
PAGE(13) of (17).

(3): AFTER SUBMISSION OF ALL PROPER MOTIONS,
AND, PLEADINGS, IMMEDIATELY ISSUE AN ORDER OF
THIS HONORABLE UNITED STATES DISTRICT COURT -
EXPLICITLY DECLARING:

(A): THAT THE NAMED DEFENDANTS GREGORY
L. KUSHWAH, TIED RIGHTE, AND, G. S. MOORE, ETC.,
WILLING AND, KNOWINGLY ENGAGED IN AN CRIMINAL
AND, UNCONSTITUTIONAL CONSPIRACY AGAINST THE
NAMED PLAINTIFF RALMOND THOMAS, HALL, ETC.,

(B): THAT THE NAMED DEFENDANTS, GREGORY
L. KUSHWAH, TIED RIGHTE, AND, G. S. MOORE, ETC.,
WILLING, KNOWINGLY AND INTENTIONALLY ENGAGED
WHICH CLEARLY ESTABLISHED VIOLATIONS OF THE
NAMED PLAINTIFF RALMOND THOMAS, HALL, ETC., -
DUE PROCESS RIGHTS).

(C): THAT THE NAMED DEFENDANTS, GREGORY L. BUSHWAY, FRED BRIGHT, AND, G. B. MOORE, Y.E., wilfully and, knowingly, has intentionally engaged in clearly established violations against the laws of the United States and of the state of Georgia.

(D): THAT THE NAMED DEFENDANTS, GREGORY L. BUSHWAY, FRED BRIGHT, AND, G. B. MOORE, Y.E., wilfully, knowingly and, intentionally have engaged in patterns of racketeering activity and, clearly established violations of predicate offenses and crimes against the laws of the United States and of the state of Georgia.

(E): THAT THE NAMED DEFENDANTS, GREGORY L. BUSHWAY, FRED BRIGHT, AND, G. B. MOORE, Y.E.,

KNOWINGLY, WILLINGLY AND, INTENTIONALLY HAS -

ENGAGED IN CRIMINAL CONDUCT WHICH CLEARLY
CONSTITUTE VIOLATIONS OF THEIR OFFICE OF OFFICE.

AND, WHICH VIOLATE THE CONSTITUTION AND LAWS,

OF THE UNITED STATES AND OF THE STATE OF GEORGIA,

(F): THAT THE NAMED DEFENDANTS, GREGORY L.
FUSHWAH, TROY MCGOWAN, AND, G. B. MOORE, ETC.,
AND, OTHER ORGANIZED CRIMINAL ELEMENTS, WHO,
HAVE CONSPIRED TO VIOLATE THE PLAINTIFFS -
RAYMOND THOMAS, HALL, ETC., RIGHTS UNDER THE
5TH, 6TH AND 14TH AMENDMENTS TO THE UNITED
STATES CONSTITUTION AND LAWS, AND,

(G): THAT THE NAMED DEFENDANTS, GREGORY L.
FUSHWAH, TROY MCGOWAN AND G. B. MOORE, ETC.,
ARE LIABLE FOR VIOLATING THE PLAINTIFFS RIGHTS.

(4): ISSUE AN IMMEDIATE ORDER OF -
THE HONORABLE UNITED STATES DISTRICT COURT,
GRANTING THE PLAINTIFF RAYMOND THOMAS, HALL,
AN FULL CIVIL SETTLEMENT
AN FULL CIVIL SETTLEMENT.

(5): AWARD THE PLAINTIFF RAYMOND THOMAS,
HALL, \$1,000. NOMINAL AND PUNITIVE DAMAGES,
PERSONALLY AND INDIVIDUALLY AGAINST THE
NAMED DEFENDANTS GREGORY L. BUSHWAY, ALFRED
KIRK, AND, G. B. MOORE, \$1,000. THE ACTUAL
AMOUNT ARE TO BE DETERMINED BY THIS
HONORABLE UNITED STATES DISTRICT COURT.